



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D. C. 20231

SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	1, D.C. 20231	TORNEY DOCKET NO.
	٦	EXAMINER	
		ART UNIT	PAPER NUMBER
			15
		DATE MAILED:	
EXAMIN	IER INTERVIEW SUMMARY RECO	RD	
participants (applicant, applicant's representative, PTO	•		
GERALD LINDEN	(3)		
GERALD LINDEN JEFF KNAPP -1.6-	(4)		
e of interview5/1/95	(4)		
e of interview 2/1/45			
e: 🗷 Telephonic 🔲 Personal (copy is given to [applicant applicant's representative)		
ibit shown or demonstration conducted: 🔲 Yes 💆	No. If yes, brief description:		
reement Was reached with respect to some or all of	the claims in question.	pri	
	The state of the s		
nims discussed: AVC			
entification of prior art discussed:			
	· · · · · · · · · · · · · · · · · · ·	T. 0	
scription of the general nature of what was agreed to if a			
HE PROVISIONAL MULTIPLIE	CITY REJ. AND THE A	RESTRICTI	on REQUERE-
NEWY CLAIMS BASE	rona77) TO UPON THE METHOD	BASED UP	ON USE OF
1 SACROTETT TAL MEMBE	EN WILL DE TO THE C	ASE ACTED	ENTED OF
A SAURTET ETAL MEMBER AN AMENDMENT THAT IS TO UTLU EITHER BE CANCELLED OF fuller description, if necessary, and a copy of the amendments which we ached. Also, where no copy of the amendments which we	C = = C : T	AST AFTER	Two
IN AMENDMENT THAT IS TO	BE FAXED, CLAIMS TO	THE OTHER	TO DEPEND ON A REMA
	A DIG TO THE CIGINIS BILOWADIE IS AVAILABLE	, a summary thereof in	iust be attached./
less the paragraphs below have been checked to indicat IT WAIVED AND MUST INCLUDE THE SUBSTANCE Office action has already been filed, then applicant is g	E OF THE INTERVIEW (e.a., items 1—7 a	n the reverse side of th	is form). If a response to the
\square It is not necessary for applicant to provide a separate	e record of the substance of the interview.		
☐ Since the examiner's interview summary above (inc requirements that may be present in the last Office response requirements of the last Office action.	cluding any attachments) reflects a complet action, and since the claims are now allowa	e response to each of t ble, this completed for	he objections, rejections and m is considered to fulfill the
	JJ	Knapp	
	م المحمل	~ ~ ~	